Case 2:03-cv-00201-MCE-PAN Document 306 Filed 10/24/05 Page 1 of 3PAMELA Y. PRICE, SBN 107713 1 P. BOBBY SHUKLA, SBN 229763 2 Price and Associates 1617 Clay Street 3 Oakland, California 94612 Telephone: (510) 452-0292 4 Facsimile: (510) 452-5625 5 HOWARD MOORE, JR., SBN 55228 Moore and Moore 445 Bellevue Avenue, Second Floor 6 Oakland, California 94610-4924 7 Telephone: (510) 451-0104 Facsimile: (510) 451-5056 8 Email: MoorLaw@aol.com 9 Attorneys for Plaintiff Elaine Stevenson 10 NANCY J. SHEEHAN, SBN 109419 RACHEL A. BOUMAN, SBN 214960 11 Porter, Scott, Weiberg & Delehant 350 University Avenue, Suite 200 Post Office Box 255428 12 Sacramento, California 95865 (916) 929-1481 13 Telephone: Facsimile: (916) 927-3706 14 Email: nsheehan@pswdlaw.com Attorneys for Defendants, County of Sacramento, 15 Craig Hill, and John McGinness 16 17 UNITED STATES DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA 18 19 20 ELAINE STEVENSON, Case No.: CIV S 03-0201 MCE PAN 21 Plaintiff, STIPULATION TO EXTEND 22 VS. TIME IN WHICH PARTIES MAY MOVE FOR AN AWARD OF 23 COUNTY OF SACRAMENTO, CRAIG STATUTORY ATTORNEY'S FEES HILL, JOHN McGINNESS, and AND ORDER 24 DOES 1 through 10, Inclusive, 25 Defendants. 26 27 /// 28 ///

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Case 2:03-cv-00201-MCE-PAN Document 306 Filed 10/24/05 Page 2 of 3

IT IS HEREBY STIPULATED BY AND BETWEEN THE PARTIES:

II IS HEREBY STIPULATED B	Y AND BETWEEN THE PARTIES:
Plaintiff ELAINE STEVENSON, by	y and between her attorneys of record, Pamela Y. Price,
P. Bobbi Shukla, and Howard Moore, Jr., an	d Defendants COUNTY OF SACRAMENTO, CRAIG
HILL, and JOHN McGINNESS, by and the	rough their attorneys of record, Nancy J. Sheehan and
Rachel A. Bouman, hereby stipulate and a	agree to extend the time for moving for an award of
statutory attorney's fees to December 27, 20	005. A continuation is necessary as the parties wish to
participate in the Ninth Circuit mediation pro	ogram which could potentially resolve all aspects of this
case, including the issue of attorney's fees.	. If the case does not resolve at mediation, the parties
anticipate they will need to move for attorn	ey's fees to be determined by the Court.
Therefore, the parties to this civil ac	tion through their undersigned counsel of record hereby
stipulate and agree that all parties may have	up to and including December 27, 2005 to move for an
award of statutory attorney's fees.	
Dated: October 20, 2005	MOORE AND MOORE Attorney for Plaintiff Elaine Stevenson
	/s/ Howard Moore, Jr. By: HOWARD MOORE, JR.
Dated: October 20, 2005	PRICE AND ASSOCIATES Attorney for Plaintiff Elaine Stevenson
	/s/ P. Bobbi Shukla By: PAMELA Y. PRICE P. BOBBIE SHUKLA
Dated: October 20, 2005	PORTER, SCOTT, WEIBERG & DELEHANT Attorneys for Defendants, County of Sacramento, Craig Hill, and John McGinness
	S\ Nancy J. Sheehan By: NANCY J. SHEEHAN RACHEL A. BOUMAN

Case 2:03-cv-00201-MCE-PAN Document 306 Filed 10/24/05 Page 3 of 3

1	ORDER
2	The above and foregoing stipulation read and considered,
3	PURSUANT TO STIPULATION: IT IS SO ORDERED.
4	Dated: October 21, 2005
5	11 00
6	Mounte 1.
7	MORRISON C. ENGLAND, IK
8	UNITED STATES DISTRICT JUDGE
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